1 2 3 UNITED STATES DISTRICT COURT 4 **DISTRICT OF NEVADA** 5 * * * 6 7 UNITED STATES OF AMERICA, 8 Plaintiff, Case No. 2:08-cr-051-RLH-PAL 9 ORDER VS. (Letter/Motion-#32) 10 MARIO JAIME IBARRA, 11 Defendant. 12 13 Before the Court is a letter, docketed as a motion (#32, filed January 21, 2009). 14 Defendant asks when his sentence started and where to send the \$100 special 15 assessment. The second question is answered in the Judgment (#31) and the Notice of Judgment 16 (#33, filed April 3, 2009). The \$100 was remitted on motion by the Government, which means Mr. Ibarra does not have to pay it. 17 18 The first question, as to when his sentence started, can only be answered by the Bureau 19 of Prisons, who makes that determination. 20 Accordingly, to the extent this Order answers Defendant's questions, the Let-21 ter/Motion-#32 is moot and will be denied on that basis. 22 IT IS SO ORDERED. 23 Dated: May 9, 2012. L. Hant 24 25 Roger L. Hunt 26 United States District Judge